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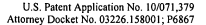
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Docket No. TRANSMITTAL OF APPEAL BRIEF 03226/158001; P6867 In re Application of: Sudhakar Bobba et al. Application No. Filing Date Examiner Group Art Unit 10/071.379-Conf. #1774 February 6, 2002 M. Y. Dimyan 2825 SIGNAL SHIELDING TECHNIQUE USING ACTIVE SHIELDS FOR NON-INTERACTING Invention: **DRIVER DESIGN** TO THE COMMISSIONER OF PATENTS: Transmitted herewith is the Appeal Brief in this application, with respect to the Notice of Appeal December 7, 2004 . filed: The fee for filing this Appeal Brief is Paid 01/11/2005 . 32615 Small Entity Large Entity A petition for extension of time is also enclosed. The fee for the extension of time is ______ . A check in the amount of is enclosed. Charge the amount of the fee to Deposit Account No. This sheet is submitted in duplicate. Payment by credit card. Form PTO-2038 is attached. X The Director is hereby authorized to charge any additional fees that may be required or credit any overpayment to Deposit Account No. This sheet is submitted in duplicate. Dated: April 21, 2005 Wasif H. Qureshi Attorney Reg. No.: 51,048 OSHA · LIANG LLP 1221 McKinney St., Suite 2800 Houston, Texas 77010 (713) 228-8600 I hereby certify that this correspondence is being deposited with the U.S. Postal Service as Express Mail, Airbill No. EV644973752US, in an envelope addressed to: MS Appeal Brief - Patents, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on

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Dated: April 21, 2005

Signature:



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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Sudhakar Bobba et al.

Serial No.: 10/071,379

Art Unit: 2825 Examiner: M. Dimyan

Filed:

February 6, 2002

Title:

SIGNAL SHIELDING TECHNIQUE USING ACTIVE SHIELDS FOR NON-

INTERACTING DRIVER DESIGN

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 32615
PATENT TRADEMARK OFFICE

APPELLANT'S BRIEF UNDER 37 C.F.R. § 41.37

Dear Sir:

Pursuant to the requirements of 37 C.F.R. § 41.37, please consider the following document as the Appellant's Brief in the present application currently before the Board of Patent Appeals and Interferences (hereinafter "the Board").

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I. Real Party in Interest

The real party in interest in the present application is Sun Microsystems, Inc., assignee of all rights and interests in the present application. Assignment to Sun Microsystems, Inc. from the inventors, Sudhakar Bobba and Tyler Thorp, was recorded in the United States Patent and Trademark Office on February 6, 2002 at Reel 012582, Frame 0400.

II. Related Appeals and Interferences

To the best knowledge of the Appellant and the Appellant's legal representative, there are no other appeals or interferences that will directly affect, be affected by, or have a bearing on the decision of the Board in the pending appeal.

III. Status of Claims

Claims 1-15 were presented in the present application as originally filed. By way of the Response to the Office Action of April 21, 2004, claim 2 was canceled.

Claims 1 and 3-15 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over U.S. Patent No. 5,596,506 issued to Petschauer et al. (hereinafter "Petschauer") in view of U.S. Patent No. 6,285,208 issued to Ohkubo (hereinafter "Ohkubo").

IV. Status of Amendments

All amendments submitted to the Examiner during prosecution of the present application have been entered in the record. No amendments were made subsequent to the entry of the amendments proposed in the Response to the final Office Action of

September 7, 2004. The claims of record in the present application are presented in Section IX, Part A, *infra*.

V. Summary of Claimed Subject Matter

The invention described in the present application relates to a technique for shielding signals in a computer system. When two signals in close proximity to each other are at different logic levels, cross-coupling capacitances are likely to develop between the signals as one signal is logic high and the other is logic low. See Specification, paragraph [0003]. When such cross-coupling capacitances are present, the switching of one signal to another state may cause noise to be injected on the other signal, thereby potentially leading to undesirable behavior. See Specification, paragraph [0003].

In the prior art, in order to prevent or reduce the creation of cross-coupling capacitances between signals, wires are placed next to a signal to "shield" the signal from other signals. See Specification, paragraph [0004]. For example, as shown in Figure 2a of the present application, a signal 22 is shielded by (i) a shield wire 24 connected to power 28 and (ii) a shield wire 26 connected to ground 30. Using such an implementation, signals in close proximity to the signal 22 are not affected by the switching behavior of the signal 22 due to the fact that the signal 22 is shielded by shield wires 24, 26 that have constant values. See Specification, paragraph [0004].

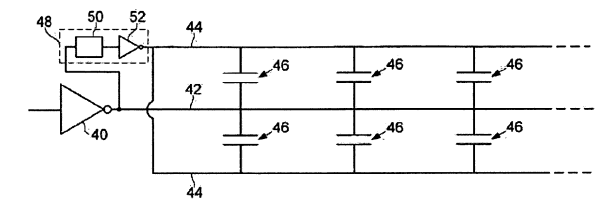
Still referring to Figure 2a of the present application, the voltages of the shield

¹ Those skilled in the art will recognize that a charge-up of capacitance between wires increases as the voltage differential between the signals increases. Such charge is discharged as the voltage differential between the signals decreases.

wires 24, 26 result in capacitances between the signal 22 and the shield wires 24, 26 based on the value of the signal 22. See Specification, paragraph [0004]. For example, when signal 22 is logic low, charge-up of capacitances 32 between the "high" shield wire 24 and signal 22 occurs, and when signal 22 is logic high, charge-up of capacitances 34 between the "low" shield wire 26 and signal 22 occurs. Thus, as shown in Figures 2b and 2c of the present application, whenever a signal driver 20 switches the state of the signal 22, either capacitances 32 or capacitances 34 are charged, thereby resulting in a charging event. See Specification, paragraph [0007]. Charging events require charge sharing among particular capacitors as there is a limited amount of charge available in a particular system. See Specification, paragraph [0007]. Thus, during a charging event, there is a potential for drivers that are switching at the same time to interact with each other due to the simultaneous need for charge, possibly resulting in undesirable behavior. See Specification, paragraph [0007].

Embodiments of the invention described in the present application relate to a technique for shielding signals in such a manner as to avoid or reduce the interaction among signal drivers. See Specification, paragraph [0018]. This is achieved through the use of active shields that dynamically switch state such that a driver of a signal shielded by the shields only participates in discharge events. See Specification, paragraph [0019]. For example, with reference to Figure 3a of the present application (reproduced below), (i) after a signal driver 40 drives signal 42 to logic high, shield control circuitry 48 drives shield wires 44 to logic low, thereby resulting in a charge-up of capacitance 46 between the signal 42 and shield wires 44 that is subsequently discharged when the signal driver 40 next drives signal 42 to logic low, and (ii) after a signal driver 40 drives signal 42 to

logic low, shield control circuitry 48 drives shield wires 44 to logic high, thereby resulting in a charge-up of capacitance 46 between the signal 42 and shield wires 44 that is subsequently discharged when the signal driver 40 next drives signal 42 to logic high. In such a manner, the active shielding of signal 42 by shield control circuitry 48 ensures that signal driver 40 only participates in discharge events. *See* Specification, paragraphs [0022] – [0024].



Accordingly, independent claim 1 of the present application requires, in part, shield control circuitry that, after a transition on a signal path, causes a shield wire to transition to a value that causes a charge up of capacitance between the signal path and the shield wire, where a subsequent transition on the signal path causes a discharge of capacitance between the signal path and the shield wire.

Further, independent claim 12 of the present application requires, in part, shielding control means for actively controlling a value on wires shielding a signal path such that a driving means for generating a signal on the signal path only participates in discharge events. Shielding control means corresponds to, for example, shield control circuitry 48 shown in Figure 3a reproduced above. Driving means corresponds to, for example, signal driver 40 shown in Figure 3a reproduced above.

Further, as shown by the timing diagram in Figure 3b of the present application, after a transition 60, 64 on a signal, a shield wire shielding the signal respectively transitions 62, 66 to cause a charging of capacitance between the signal and the shield wire so that upon the next transition of the signal, a discharge event occurs. See Specification, paragraph [0025] – [0028]. Accordingly, independent claim 13 of the present application requires (i) after a signal on a signal path has transitioned to a first voltage potential, charging a capacitor by causing a wire to transition to a second voltage potential, where the wire shields the signal path, and (ii) discharging the capacitor when the signal path transitions to the second voltage potential.

VI. Grounds of Rejection to be Reviewed on Appeal

The issue presented on appeal is:

1. Whether claims 1 and 3-15 of the present application are unpatentable under 35 U.S.C. § 103(a) as being obvious in view of Petschauer and Ohkubo (see final Office Action of September 7, 2004, 2004, pages 2 – 4).

VII. Argument

- A. Claims 1 and 3-15 are Patentable over Petschauer and Ohkubo under 35 U.S.C. § 103(a)
 - 1. All the Limitations of Independent Claim 1 and Dependent Claims 3-11 are Not Disclosed

To establish a *prima facie* case of obviousness, the prior art reference (or references when combined) must suggest or teach *all* the limitations of the claimed invention. *See In re Royka*, 490 F.2d 981 (C.C.P.A. 1974); MPEP §§ 706.02(j), 2143.03.

If even a single claim limitation is not taught or suggested by the prior art, then that claim cannot be obvious over the prior art. *See In re Glass*, 472 F.2d 1388, 1392 (C.C.P.A. 1973).

As discussed above in Section V, supra, independent claim 1 of the present application each, in part, requires shield control circuitry that, after a transition on a signal path, causes a shield wire to transition to a value that causes a charge up of capacitance between the signal path and the shield wire, where a subsequent transition on the signal path causes a discharge of capacitance between the signal path and the shield wire. See also Section IX, Part A, infra. With respect to this claim limitation, the Examiner expressly states that Petschauer "does not teach the use of shield control circuitry." See final Office Action of September 7, 2004, page 3. Appellant has reviewed Petschauer and agrees with the Examiner that Petschauer fails to disclose this However, the Examiner states that Petschauer and Ohkubo, in claim limitation. combination, "disclose all the elements of claim 1" because Ohkubo "teaches a semiconductor IC that includes signal lines, a plurality of shield wiring lines, as well as shield control circuitry [], and discloses how effective shielding in IC circuits can be accomplished using his shielding methodology." See final Office Action of September 7, 2004, page 3.

However, Ohkubo's purported disclosure of an integrated circuit having signals, shield wires, and circuitry to control the shield wires fails at least to meet the requirements of independent claim 1 of the present application discussed above. Figures 6A – 6I of Ohkubo, which show timing waveforms for the circuitry shown in Figure 5 of Ohkubo, clearly show that the values of shield wires S1, S2 and S3, S4 transition with a

transition of signal F2, F4, respectively. Similarly, Figures 7A - 7C, which also show timing waveforms for the circuitry shown in Figure 5 of Ohkubo, clearly show that a value of a shield wire S4 transitions with a transition of signal F4. Thus, in Ohkubo, a value of a shield wire is controlled to transition with a transition of a signal shielded by the shield wire, not after a transition of a signal as required by independent claim 1 of the present application.

Further, Ohkubo discloses controlling a shield wire to transition to a value of a signal shielded by the shield wire. See, e.g., Ohkubo, Abstract; column 4, lines 38 – 44 (disclosing that a signal supplied to shield wires adjacent to a specific signal "is switched to have a same phase as an input signal which is supplied to the specific signal") (emphasis added). Thus, because a shield wire is caused to transition to a value equal to that of a signal shielded by the shield wire, there is no charge-up of capacitance between the shield wire and the signal as required by independent claim 1 of the present application. Necessarily, a subsequent transition on a signal in Ohkubo does not result in a discharge of capacitance as otherwise required by independent claim 1 of the present application. Accordingly, Ohkubo's mere purported disclosure of an integrated circuit having signals, shield wires, and circuitry to control the shield wires clearly fails to teach all the limitations of independent claim 1 of the present application or supply that which Petschauer lacks.

Thus, for the foregoing reasons, Petschauer and Ohkubo, whether considered separately or in any combination, fail to disclose or suggest all the limitations of independent claim 1 of the present application. Further, because a claim depending from an independent claim that is not obvious under 35 U.S.C. § 103(a) is also not obvious, *In*

re Fine, 837 F.2d 1071 (Fed. Cir. 1988), dependent claims 3-11 of the present application are also patentable for at least the same reasons. Accordingly, reversal of the Examiner's 35 U.S.C. § 103(a) rejections of claims 1 and 3-11 of the present application is respectfully requested.

2. All the Limitations of Independent Claim 12 are Not Disclosed

As discussed above in Section V, supra, independent claim 12 of the present application, in part, requires shielding control means for actively controlling a value on wires shielding a signal path such that a driving means for generating a signal on the signal path only participates in discharge events. See also Section IX, Part A, infra (emphasis added). With respect to this claim limitation, the Examiner states that Figures 6F – 6H of Ohkubo show "how the wires shielding the signal path are controlled to only participate in discharge events ("0" to "1" transitions)". See final Office Action of September 7, 2004, page 4. However, such a characterization is inaccurate because there is no charge to discharge between signal F4 and shield wires S3, S4 in Figures 6F – 6H of Ohkubo. The values of signal F4 and shield wires S3, S4 remain the same before, during, and after the transition of signal F4, thereby preventing the charge-up of capacitance between signal F4 and shield wires S3, S4. There can be no discharge of capacitance if there is initially no capacitive charge created. This is also the case in Figures 6B - 6D of Ohkubo as shield wires S1, S2 shielding transitioning signal F1 have the same value as signal F1 before, during, and after the transition of signal F1, thereby preventing the charge-up of capacitance between signal F1 and shield wires S1, S2. Ohkubo is completely silent as to a case in which a shield wire is always caused to transition to a value that results in a charge-up of capacitance between the shield wire and

a signal shielded by the shield wire so that a means for driving the signal *only* participates in discharge events as required by independent claim 12 of the present application. In fact, as discussed above, Ohkubo clearly emphasizes driving a shield wire to a *same* phase of the signal shielded by the shield wire (*see, e.g.*, Ohkubo, Abstract; column 4, lines 38 – 44 (emphasis added)), as opposed to driving the shield wire to a phase opposite to that of the signal, thereby creating a charge-up of capacitance between the signal and shield wire and ensuring that a signal driver driving the signal only participates in discharge events.

Thus, for the foregoing reasons, Petschauer and Ohkubo, whether considered separately or in combination, fail to disclose or suggest all the limitations of independent claim 12 of the present application. Accordingly, reversal of the Examiner's 35 U.S.C. § 103(a) rejection of claim 12 of the present application is respectfully requested.

3. All the Limitations of Independent Claim 13 and Dependent Claims 14 and 15 are Not Disclosed

As discussed above in Section V, *supra*, independent claim 13 of the present application requires (i) after a signal on a signal path has transitioned to a first voltage potential, charging a capacitor by causing a wire to transition to a second voltage potential, where the wire shields the signal path, and (ii) discharging the capacitor when the signal path transitions to the second voltage potential. *See also* Section IX, Part A, *infra*. Further, as discussed above in Section VII, Part 1, *supra*, Ohkubo fails to disclose charging up a capacitance between a signal and a shield wire after a transition on the signal. Accordingly, as there is no such charging of a capacitor in Ohkubo, Ohkubo necessarily fails to disclose discharging the capacitor when the signal subsequently transitions as otherwise required by independent claim 13 of the present application.

Thus, for the foregoing reasons, Petschauer and Ohkubo, whether considered separately or in any combination, fail to disclose or suggest all the limitations of independent claim 13 of the present application. Further, because a claim depending from an independent claim that is not obvious under 35 U.S.C. § 103(a) is also not obvious, *In re Fine*, 837 F.2d 1071 (Fed. Cir. 1988), dependent claims 14 and 15 of the present application are also patentable for at least the same reasons. Accordingly, reversal of the Examiner's 35 U.S.C. § 103(a) rejections of claims 13-15 of the present application is respectfully requested.

4. No Motivation or Suggestion to Combine

To establish a *prima facie* case of obviousness, there must be some suggestion or motivation, either in the references themselves or in the knowledge generally available to one of ordinary skill in the art, to modify the reference or to combine reference teachings. The teaching or suggestion to make the claimed combination must be found in the prior art and not based on applicant's disclosure. *In re Vaeck*, 947 F.2d 488 (Fed. Cir. 1991). The mere fact that references *can* be combined or modified does not render the resultant combination obvious unless the prior art also suggests the desirability of the combination. *See In re Mills*, 916 F.2d 680 (Fed. Cir. 1990) (emphasis added).

In the final Office Action of September 7, 2004, the Examiner asserts that it would have been obvious to a person of ordinary skill the art to combine the teachings of Petschauer and Ohkubo in order to "eliminate or minimize crosstalk and noise problems created by cross-coupling capacitances." *See* final Office Action of September 7, 2004, page 4. However, it is wholly unclear why one of ordinary skill in the art presented with Petschauer, which is generally directed to a technique for fabricating an integrated circuit

such that crosstalk voltages injected on a signal are within an acceptable noise margin (see Petschauer, Abstract; column 1, lines 9 - 13), would turn to the teachings of Ohkubo, which is directed to circuitry that causes shield wires to transition to a same phase of a signal shielded by the shield wires (see Ohkubo, Abstract; column 4, lines 34 – 44), or vice-versa. More specifically, while Petschauer is concerned with fabricating an integrated circuit based on simulating a chip layout to determine a layout in which an estimated crosstalk voltage in a signal is within an acceptable level (see Petschauer, column 2, line 61 – column 3, line 14), Ohkubo is concerned with (i) ensuring that an effective interline capacitance parasitically accompanies signals for connecting the blocks of an integrated circuit (see Ohkubo, column 4, lines 20 - 25), (ii) increasing an activation speed of a signal (see Ohkubo, column 4, lines 26 - 29), and (iii) driving a signal with a driving circuit with a small area rather than one with a large area (see Ohkubo, column 4, lines 30 - 33). Thus, Petschauer and Ohkubo are directed to distinctly different objectives and there is no suggestion of desirability in either Petschauer or Ohkubo for combining its teachings with that of the other. Without such an suggestion, regardless of whether the references can be combined, the references are not properly combinable for 35 U.S.C. § 103 purposes. See In re Mills, 916 F.2d 680 (Fed. Cir. 1990).

Thus, for the foregoing reasons, Petschauer and Ohkubo are not properly combinable and thus cannot be used in obviousness rejections of independent claims 1, 12, and 13 of the present application. Further, because a claim depending from an independent claim that is not obvious under 35 U.S.C. § 103(a) is also not obvious, *In re Fine*, 837 F.2d 1071 (Fed. Cir. 1988), dependent claims 3-11, 14, and 15 of the present

application are also patentable for at least the same reasons. Accordingly, reversal of the Examiner's 35 U.S.C. § 103(a) rejections of claims 1 and 3-15 of the present application is respectfully requested.

VIII. Conclusion

The Summary of Claimed Subject Matter provided in Part V, *supra*, in combination with the arguments presented in Part VII, *supra*, clearly show that claims 1 and 3-15 of the present application are patentable over the prior art of record. Therefore, Appellant respectfully requests that the Board reverse the Examiner's rejections of claims 1 and 3-15 under 35 U.S.C. § 103(a).

Please apply any charges not covered, or any credits, to Deposit Account 50-0591 (Reference No. 03226.158001; P6867).

Date: 4/21/05

Respectfully submitted,

Wasif Qureshi, Reg. No. 51,048

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IX. Appendix

- A. Claims of Record in the Present Application
- 1. An integrated circuit, comprising:

a signal driver that generates a signal on a signal path;

a first wire disposed adjacent to the signal path; and

shield control circuitry that, after a transition on the signal path, causes the first wire to transition to a value that causes a charge up of capacitance between the signal path and the first wire, wherein a subsequent transition on the signal path causes a discharge of capacitance between the signal path and the first wire.

- 2. (Canceled)
- 3. The integrated circuit of claim 1, further comprising a capacitor having one terminal operatively connected to the signal path and another terminal operatively connected to the first wire.
- 4. The integrated circuit of claim 1, wherein the signal driver is a transistor.
- 5. The integrated circuit of claim 1, wherein the signal driver is a gate.
- 6. The integrated circuit of claim 1, wherein the shield control circuitry is dependent on the signal driver.

- 7. The integrated circuit of claim 1, further comprising a second wire disposed adjacent to the signal path, wherein the first and second wires are used to shield the signal path.
- 8. The integrated circuit of claim 7, wherein the shield control circuitry comprises inverting circuitry that outputs onto the first and second wires dependent on a synchronous signal input to the shield control circuitry.
- 9. The integrated circuit of claim 7, wherein the shield control circuitry comprises inverting circuitry that outputs onto the first and second wires dependent on an asynchronous signal input to the shield control circuitry.
- 10. The integrated circuit of claim 7, wherein the shield control circuitry comprises:

 a delay element; and

 inverting circuitry that outputs onto the first and second wires.
- 11. The integrated circuit of claim 10, wherein the delay element generates a delay greater than a signal propagation delay of the signal.
- 12. An integrated circuit, comprising:

driving means for generating a signal on a signal path; and shielding control means for actively controlling a value on wires shielding

that signal path such that the driving means only participates in discharge events.

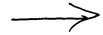
13. A method for non-interactively driving a signal on a signal path, comprising:

after the signal on the signal path has transitioned to a first voltage potential, charging a capacitor by causing a wire to transition to a second voltage potential, wherein the wire shields the signal path; and

discharging the capacitor when the signal path transitions to the second voltage potential.

- 14. The method of claim 13, wherein the capacitor has one terminal operatively connected to the wire and another terminal operatively connected to the signal path.
- 15. The method of claim 13, further comprising selectively delaying the driving of the wire to the second potential.

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12/07/04: A Ch	en email - proc	eed with Notic	ce of Appeal and p	repare Appeal Brief	with your indicated	cost consideration in n	nind.				
AB N APPEAL BRIEF 3/21/2005 1 M 4/21/2005 5 1 9/21/2005 0 1 M Y Y Y											
03/21/05: USP	TO mailed Noti	fication of Nor	n-Compliant Appe	al Brief. (rcv'd 03/25)							
INVENTORS			ASS	GNEES		TERMS					
Sudhakar Bobb	oa		Sun Micr	osystems, Inc.		Andrew C. Chen					
Tyler J. Thorp	Tyler J. Thorp										
											
USER-DEFINABLE FIELDS PATENT FIELDS											
PRIOR#			. A - 111	SMALL ENTITY	NO	ART UNIT	2825				
CUST#				CLAIMS		14 EXAMINER	Magid Y. Dimyan				
LOCATN				PUBLICATION#	US2003-014718	9 CONFIRM#	1774				
P32168US00	ENTERED	9/5/2001	MODIFIED 3/28	/2005 BY DKD	ATTO	RNEYS JPO / V	VHQ / NJP				

NOTES

10/03/2003: K Broecker email - "We have asked CPA not to accept instructions regarding changes or additions to the Sun Microsystems annuities account from anyone other than Sun employees. Therefore, it is not necessary for you to continue to send reports to CPA." 09/01/2002: Effective September 1, 2002, Sun is responsible for all annuities/maintenance fees.

06/18/2002: Returned POA postcard date-stamped 06/11/2002. 05/30/2002: Filed Power of Attorney.

04/18/2002: Received recorded assignment.

04/12/2002: USPTO mailed Notice of Recordation of Assignment Document. 02/06/2002: USPTO recorded assignment at Reel/Frame: 012582/0400.